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Univation Technologies, LLC

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Date: <u>Tuesday, August 02, 2005</u>

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From: K	
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	Houston, Texas 77056
T clephone	(713) 892-3729

RE	MARKS:		Urgent	\boxtimes	For your review		Reply ASAP		Please comment
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transınii <u>Tuesda</u>	I hereby certited to the Unit y, August 02,	ea Sta	this corresponded Patent :	pondence and Trade	e, consisting of a Recommend to face	quest simile	for Corrected Filin number 571-273-	g Rece 1375 ar	ipt is being facsimile id 571-273-8300, on
4	Argust Date	r	15		do	X	MI	<u> </u>	RECEIVED OIPE/IAP
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2. EXCESS CLAIM	FEES						Small Entity
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Name (Print/Type) Kevin M. Faulkner Date August 2, 2005 This collection of Information is required by 37 CFR 1.136. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patenta, P.O. Box 1450, Alexandria, VA 22313-1450.

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	In re Application of: Holtcar	mp, Matthew W.						
	Application No.: 10/602,579	•						
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	For: Halogen Substituted Catalyst System for Olofin Polymerization							
·	and 173, and as the term or granted on the instant applications agreement runs with any particular in making the above disclair would extend to the expiration patent is presently shortene	the terminal part of the statutory term of any patent gri is statutory term prior patent No. US 8,930,070 is sald prior patent is presently shortened by any terming cation shall be enforceable only for and during such pertent granted on the instant application and is binding uponer, the owner does not disclaim the terminal part of the on date of the full statutory term as defined in 35 U.S.C. and by any terminal disclaimer, in the event that asid not	anted on the instant algaes the term of said p nai disclaimer. The ow mod that it and the pri con the grantee, its su the term of any patent	nor patent is defined in 35 U.S.C. 154 mer hereby agrees that any patent so for patent are commonly owned. This coessors or assigns.				
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